(SPACE BELOW FOR FILING STAMP ONLY)

ROBERT H. BASIE ATTORNEY AT LAW SECURITY PACIFIC PLAZA 1200 THIRD AVENUE. SUITE 1700 SAN DIEDA, CALIFORNIA 22101 (714) 233-1700

Attorney for Plaintiff

APR 22 1980

SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF SAN DIEGO

CINEMATRONICS, INC., a California corporation,

Plaintiff.

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VECTORBEAM, a California corporation; EXIDY, INCORPORATED, a California corporation; and DOES I through X, inclusive,

Defendants.

Case No. 451437

DECLARATION OF DAVID
K. DEMERGIAN IN SUPPORT
OF APPLICATION FOR
TEMPORARY RESTRAINING
ORDER

[CCP \$527(a)]

- I, DAVID K. DEMERGIAN, declare that if called as a witness I could competently testify of my own personal knowledge as to the following facts:
- I am law clerk to plaintiff's attorney of record,
 ROBERT H. BASIE, and am therefore familiar with the facts and circumstances surrounding the above-captioned matter;
- 2. On April 22, 1980, I contacted the Secretary of State's office and thereupon learned that the defendant EXIDY, INCORPORATED is a California corporation whose registered agent for service of process is ROBERT NEWSON, 1536 Maple Street, Redwood City,

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3. On April 22, 1980, at the hour of 11:22 a. m. I called the Corporate Offices of EXIDY, INCORPORATED and asked to speak to Mr. Newson. I was told he was out of the office and a message would not get to him if left there. I then asked to speak to any officer of the corporation and was told they were all in a meeting I thereupon secured from the receptionist at EXIDY, INCORPORATED a phone number where Mr. Newson could be reached; that number being (415) 369-0328. I thereupon called that number and asked the receptionist if Mr. Newson was in and she replied that he was not, but that he was expected. I then asked the receptionist if a message left for him would certainly get to him when he arrived; she replied that it would. I thereupon left a message for Mr. Newson, pursuant to the mandates of CCP \$527(a), that plaintiff CINEMATRONICS, INC. would move the Superior Court of San Diego County at 4:00 p. m. today for temporary restraining order and order to show cause re preliminary injunction restraining EXIDY, INCORPORATED from further commercialization of the Rosenthal Vector Generating System. The receptionist thereupon assured me that the message would be delivered to Mr. Newson upon his arrival

4. On April 22, 1980, I contacted the Secretary of State's office and thereupon learned that defendant VECTORBEAM is a California corporation whose registered agent for service of process is PHILLIP SEYMOUR DECARO, 20 Ciervos Road, Portola Valley California 94025.

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 5. I thereupon contacted the Corporate Offices of VECTOR-BEAM at (415) 851-2560 and asked to speak to Mr. Decaro. Mr.

Decaro was out and I spoke therefore with GAIL GATTO who identified herself as Mr. Decaro's assistant and asked her if a message was left for Mr. Decaro if he would certainly get it. She replied that he would and I thereupon advised her, pursuant to CCP \$527(a) that plaintiff CINEMATRONICS, INC. would move the Superior Court of San Diego for a temporary restraining order at 4:00 p. m. today restraining VECTORBEAM from commercializing the Rosenthal Vector Generating System. She thereupon assured me that she would deliver the message to Mr. Decaro upon his arrival.

6. Attached hereto as EXHIBIT "A" is a true and correct copy of the verified complaint filed April 21, 1980 in the Superior Court for the County of San Diego. Further, your declarant saith naught.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Dated this 22nd day of April, 1980 at San Diego, California.

DAVID K. DEMERGIAN, Declarant

ROBERT H. BASIE ATTORNEY AT LAW SEURITY PACIFIC PLAZ 1300 THIRD AVENUE SUITE 1700 SAN DIESO. CALIFORNIA 92101 ROBERT H. BASIE ATTORNEY AT LAW BEUNITY PACIFIC PLASA 1200 THIRD AVENUE, SUITE 1700 BAN DIGGO, CALIFORNIA 92101 (714) 233-1700 ISPACE BELOW FOR FILENO STAMP ONLY)

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APR 2 ! 1960

ROBERT D. ZUMWALT CLERK, SAN DIEGO COUNTY

Attorney for Plaintiff

SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF SAN DIEGO

CINEMATRONICS, INC., a California corporation,

Plaintiff,

v.

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VECTORBEAM, a California corporation; EXIDY, INCORPORATED, a California corporation; and DOES I through X, inclusive,

Defendants.

451437

Case No.

COMPLAINT FOR MONEY, DAMAGES, ACCOUNTING AND INJUNCTION

Plaintiff alleges:

FIRST CAUSE OF ACTION

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Plaintiff is, and was at all times relevant hereto, a corporation duly organized and existing pursuant to the laws of the State of California with its principal place of business in the County of San Diego.

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Exhibit "A"

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Defendant VECTORBEAM is, and was at all times relevant hereto, a corporation duly organized and existing pursuant to the laws of the State of California with its principal place of business in the County of Santa Clara.

III

II

Defendant EXIDY, INCORPORATED is, and was at all times relevant hereto, a corporation duly organized and existing pursuant to the laws of the State of California with its principal place of business in the County of Santa Clara.

IV

Plaintiff is unaware of the true names and capacities of the defendants sued herein as DOES I through X, inclusive, and therefore sue said defendants by their fictitious names. Plaintiff will seek leave to amend its complaint to allege their true names and capacities when same has been ascertained. Plaintiff is informed and believes and thereon alleges that each of the fictitiously named defendants is responsible in some manner for the occurrences alleged herein, and that plaintiff's damages as herein alleged were proximately caused by such defendants.

V

Plaintiff is informed and believes and thereon alleges that at all times relevant hereto each of the defendants was the agent, employee, servant, principal, master and employer of each of the remaining defendants, and in doing the things hereinafter ///

MORERT M. BASIE
ATTORNEY AT LAW
SECURITY PACIFIC PLAZA
1800 THISD AVENUE
BUTTE 1700
GAN GREGO.
CALITORNIA B2 101

alleged was acting within the scope of such agency and with
their permission, consent and/or ratification.

VI

On or about December 5, 1979, in the County of San Diego,
of the State of California, defendants VECTORBEAM and DOES I
through X, inclusive, made, executed and delivered to plaintiff
their promissory note for the sum of FIVE HUNDRED AND TWENTY-SIX

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and incorporated by reference herein.

Said defendants has not paid any installments on the note or any part thereof, except one payment of THIRTY-FIVE THOUSAND DOLLARS (\$35,000), and as provided in the note, the balance thereof is now due, owing and unpaid, together with interest thereon from January 1, 1980.

THOUSAND NINE HUNDRED AND FORTY-TWO DOLLARS (\$526,942). A true

and correct copy of said note is attached hereto as Exhibit "A"

VII

VIII

By the terms of this note it is provided that in the event legal action is taken to enforce collection thereof, the maker promises to pay such sum as the court may fix as reasonable attorney's fees therein. Plaintiff has retained the law offices of Robert H. Basie to enforce the note and will thereby incur attorneys' fees and costs.

WHEREFORE, plaintiff prays judgment against said defendants as hereinafter set forth.

BOSERT N. BASIE ATTORNEY AT LAW SCURITY PACIFIC PLAZA 1389 THISTO AVENUE BUTE 1700 SAN DICEO. CALIFORNIA 92101 (714) 233-1700 2 ///

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SECOND CAUSE OF ACTION

I

Plaintiff hereby incorporates by reference the allegations of Paragraphs I through VIII, inclusive, of its First Cause of Action as though fully set forth herein at length.

II

On or about December 5, 1979, but prior to delivery to plaintiff, defendant EXIDY, INCORPORATED and DOES I through X, inclusive, as a part of the same transaction, endorsed and guaranteed in writing the payment of the indebtedness evidenced by the promissory note. A true and correct copy of said guarantee is attached hereto as Exhibit "B" and incorporated by reference herein.

III

There is now due, owing and unpaid to plaintiff from said defendants on account of the promissory note the sum of FIVE HUNDRED AND TWENTY-SIX THOUSAND NINE HUNDRED AND FORTY-TWO DOLLARS (\$526,942) principal, together with interest from January 1, 1980.

WHEREFORE, plaintiff prays for judgment as hereinafter set forth.

THIRD CAUSE OF ACTION

1

Plaintiff hereby incorporates by reference the allegations of Paragraphs I through V, inclusive, of its First Cause of Action as though fully set forth herein at length.

ROBERT M. BASIE ATTORNEY AT LAW BECUSITY PACIFIC PLAZA 1308 THICK ATTORNEY SUITE 1700 BAR DIEGO. CALIFORNIA \$2.101

At all times relevant hereto plaintiff was possessed of a license to use, manufacture, distribute or otherwise commercialize certain Vector Generator Systems for Video Games, together with the parts of and improvements thereon, granted it by its major stockholders, pursuant to patents held by them.

III

On or about December 5, 1979, defendant EXIDY, INCORPORATED and DOES I through X, inclusive, entered into a written agreement with plaintiff under which plaintiff sub-licensed to said defendants the right to use, manufacture, distribute and otherwise commercialize said Vector Generator Systems together with the parts of and improvements thereon. The contract further provides that defendant shall pay royalties to plaintiff of five (5%) percent of the net sale's price per unit for the "Tailgunner" Video Game but not less than ONE HUNDRED DOLLARS (\$100) no more than ONE HUNDRED TWENTY DOLLARS (\$120) per unit and in an amount equal to two and one-half (2-1/2%) percent of the net sale's price per unit on all units sold which incorporate only a substantial portion of plaintiff's Vector Generating Hardware System. A true and correct copy of that contract is attached hereto as Exhibit "C" and incorporated by reference herein.

IV

The contract provides that it is to go into effect December 1, 1979. The contract provides further "both parties shall, at all times, keep an accurate account of all operations under

MOBERT N BASIE ATTORNEY AT LAW MEUNITY PACIFIC PLAZA 1808 THIRG AVENUE BUITE 1700 BAN DIESO. GALLPORNIA B 2 10 1 2 3

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the scope of this cross-license. The party using the other's Vector Generating System and/or games shall render written statements to the other within fifteen (15) days after each month during the term of this agreement, and shall pay to the other with each statement the amount of all royalties due for sales during the preceding months. Each royalty report shall contain, at a minimum, a detailed list of all units shipped with serial number and the price for which each unit was sold".

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Said defendants have not made the sales report as required although demand has been made. No royalties on the sales have been paid since the inception of the contract. Plaintiff is informed and believes and thereon alleges that said defendants will not account at any time, and will make no payment at any time, or of any kind, pursuant to the contract terms to plaintiff.

VI

The licensing agreement permits both plaintiff and defendant to manufacture and distribute items licensed to the other, that is, to compete in those items, both as to their sale and manufacture. Plaintiff is informed and believes and thereon alleges that if said defendants are permitted to manufacture and distribute items licensed by plaintiff to them without an accounting and payment thereon to the plaintiff as provided in the license agreement said defendants will be able to exploit the selling field of the items, secure distributors, flood the market, and make ineffectual the efforts of plaintiff to manufacture and distribute

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the items itself. Plaintiff is informed and believes and thereon alleges that the monies that are due to plaintiff, and will become due progressively under the contract are needed and necessary to enable plaintiff to carry on its own business, and, if it does not receive them, it will be irreparably damaged in that defendant may secure a monopoly, or so narrow the field in which plaintiff can sell as to make the operation of its business impossible.

VII

Plaintiff has accounted to defendant as to all those things required of it under the contract, has paid the royalties owed and shown by its accounting, and has performed all other conditions to be performed by him under the terms of the contract.

VIII

Plaintiff is informed and believes and thereon alleges that defendant has, during the period between December 1, 1979 and the date of trial, made numerous sales of devices manufactured and sold pursuant to the license from plaintiff to said defendants and under the terms and conditions of the contract.

IX

Said defendants have full and complete knowledge of the number of licensed items manufactured and sold during said period; plaintiff has no knowledge of the number of units sold, the place where sold, or the amount of the sales of any of them; and an accounting for said sales is necessary to discover the amount owed by defendant to plaintiff.

ROSERT H BASIE ATTOMET AT LAW BEUNITY PACIFIC FLAZA 1900 THIBO AVE NUE BAN DISCO. CALIFORNIA 92 101 /// ///

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Said defendants' breach in failing and refusing to account has made necessary the filing of this action by plaintiff and will make necessary the filing of an action every month of every year through the terms of the contract, and thus said defendants' continuous breach will cause a multiplicity of suits unless the said defendants are enjoined and restrained from manufacturing, selling, using or otherwise commercializing the items so licensed.

XI

The contract provides that if either party thereto sues and prosecutes a lawsuit or any other claim or dispute arising out of or relating to the agreement or any breach thereof, the prevailing party shall be entitled to recover from the losing party reasonable expenses, attorneys' fees and costs. Plaintiff has employed a law office in the instant action and obligated himself for reasonable attorneys' fees herein; therefore, on judgment herein, defendant is liable to plaintiff for such reasonable fees.

WHEREFORE, plaintiff prays judgment against the defendants, and each of them, as follows:

 For the principal now due and owing on said note in the amount of FOUR HUNDRED AND NINETY-ONE THOUSAND NINE HUNDRED AND FORTY-TWO DOLLARS (\$491,942);

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ACCEPT N. BASIE ATTORNEY AT LAW BEUNITY PACIFIC PLASS 1200 THIRD AVENUE BUITE 1700 BAN DIEGO, CALIFORNIC 82 101

111 1 111 2 2. For interest on the principal, according to the terms 3 of the contract, at eight (8%) percent per annum from January 1, 1980: 5 3. That defendant render an accounting under the terms 6 of the agreement, and, on said accounting, judgment be entered 7 against defendant for the amount so found due; 4. That a permanent injunction be issued, restraining 9 defendant from manufacturing, selling, using or otherwise 10 11 commercializing the product, as aforesaid; For reasonable attorneys' fees; 12 For costs of suit incurred herein; 13 7. For such other and further relief as the court may 14 deem just and proper under the circumstances. 15 16 DATED: April 7, 1980 17 ROBERT H. BASIE 18: Attorney for Plaintiff 19 20 21 22 23 24 25 26 27 28 -9-

ROBERT M. BABIS ATTORNEY AT LAW SECURITY PACHFIC PLAS 1880 THISD AVENUE SUITE 1700 BAN DICCO. CALIFORNIA 92101